



Exhibit S

CV 00-2569

John W. Minnifield

Montgomery Ala. Cir. Ct.

EE No 99-327

- TOTAL OF 11 PAGES

WRIT OF HABEAS CORPUS

AMENDED

To supersede ANY AND

ALL MOTION OR Appellant Review

Newly Discovered evidence.

URGENT: Come Now IN This Special MOTION TO
 supersede Appellant Review. ANY AN/OR ALL
 MOTION THAT Plaintiff John Willie Minnifield ^{ALIS. NO. 112145}
 is being held IN CUSTODY AT The VENTRESS
 Corr. Facility by The STATE OF Alabama.

ON AN UNLAWFULLY SENTENCE. Alleged Stalking
 by The Montgomery Ala. Cir. Court. Plaintiff
 John Willie Minnifield. Contend All Along
 That he is held Against his will, AN/OR hope
 AND Pray That his body be produced in
 Said COURT before The presence of Hon.
 Judge Sally Greenhaw. Within 21 days OF
 The filing OF This MOTION. ON Newly discovered
 evidence. TRANscrip Will Reveal on pg. 12.
 STATEMENT OF YONCIEL MINNIFIELD. her Testimony
 The Stalking Taken place IN Auburn Alabama.
 NOT IN Montgomery. AN/OR MONTGOMERY COUNTY.
 STATE had NO Jurisdiction IN This Case To let
 Yonciel Minnifield out on complaint and no warrant

FACTS

IT IS PLAIN AND CLEAR FROM THE TRANSCRIPT THAT AFFIDAVIT AND WARRANT WERE FILED IN MONTGOMERY. WHEREAS CRIME HAPPEN IN ANOTHER CO, LEE. THIS EVIDENCE COULD NOT HAVE BEEN KNOWN BEFORE TRIAL. STATE DID WILLFULLY AND/OR INTENTIONALLY KNEW THAT THE MONTGOMERY CO. CIR. COURT HAD NO JURISDICTION TO TRY THIS CASE IN MONTGOMERY. THE FACTS IS CLEAR AND/OR PLAIN WHERE, ALLEGED TO TAKEN PLACE. THIS COURT CAN SEE THE TRUTH AND/OR FACTS SPEAKS FOREVER I AM GIVING THE STATE FULL NOTICE TO CORRECT THIS INCONSISTENCY BY PRODUCING THE BODY OF PLAINTIFF: JOHN WILLIS SMITHFIELD IN OPEN COURT. TO ANSWER THIS MOTION WITHIN 21 WORKING DAYS

(2) THE STATE INTENTIONALLY WITHHELD THIS INFORMATION FROM PLAINTIFF: NOWHERE ELSE IN TRANSCRIPT STATING THAT STALKING OCCURED. IN DISCOVERY REVEAL THAT PLAINTIFFS WERE ALLEGED TO STALK VICTIM, BUT IN AUBURN AND NOWHERE ELSE IN THE STATE. THEREFORE PLAINTIFF IS BEING HELD UNLAWFULLY SEE: SUMMARY JUDGEMENTS NEXT PAGE THIS COURT CAN SEE THE MISTAKE, THAT IT HAS NO JURISDICTION TO HAVE IMPOSED A SENTENCE OR HAD ME TO STAND TRIAL IN SAID COURT THE MONTGOMERY CO. ALABAMA CIRCUIT COURT BY THE HON. SALLY GREENHAW AND/OR FOR

Summary Judgement

PETITIONER: JOHN W. MINNIFIELD SWEAR THAT THIS IS A TRUE AND/OR CORRECT ADDRESSE TO THE ISSUE THAT PLAINTIFF MUST BE GIVEN THE OPPURTUNITY IN OPEN COURT TO PROCEED TO ADDRESS THESE ISSUES AND/OR THEREFORE BE RELEASED FROM CUSTODY. WHICH THE COURT KNOW THAT THE STATE WITHHELD INFORMATION THAT WERE DISCOVERABLE THAT WOULD HAVE PRODUCE DIFFERENT VERDICT BY JURY AND/OR GRAND JURY. PETITIONER ONLY ASK THIS COURT TO DO THE RIGHT THING, GIVE PETITIONER A FAIR AND/OR FAIR HEARING IN OPEN COURT AND RELEASE PETITIONER FROM CUSTODY, FOR VIOLATION OF 6TH, 8TH AND/OR 14TH AMENDMENT. PETITIONER AND COURT KNOWS THIS IS UNJUSTIFIED IN HOLDING MR. MINNIFIELD, IN A FLAID CASE OF MODERN DAY SLAVERY THAT REFUSE TO GO AWAY. PLAINTIFF JOHN W. MINNIFIELD REP. AND/OR THEY FOR JUSTICE.

Respectfully Submitted
 John W. Minnifield Plaintiff
 Their Honor J. P. ...